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#### **VIA ELECTRONIC FILING**

August 23, 2010

Marlene H. Dortch Secretary Federal Communications Commission 445 12th Street, SW Washington, DC 20554

Re: Notice of Ex Parte Presentation

ViaSat, Inc. and WildBlue Communications, Inc.

GN Docket No. 09-51; WC Docket No. 10-90; WC Docket No. 05-337

Dear Ms. Dortch:

On August 20, 2010, Mark Dankberg, Tom Moore, and Lisa Scalpone of ViaSat, Inc. and WildBlue Communications, Inc. ("ViaSat"), and the undersigned, outside counsel to ViaSat, met with the Commission staff identified below. The presentation attached hereto and ViaSat's positions of record formed the basis for the discussion.

Please contact the undersigned should you have any questions.

Respectfully submitted,

/s/ John P. Janka John P. Janka

Counsel for ViaSat, Inc.

Enc.

cc: Randy Clarke

Sharon Gillett Jennifer Gilsenan Rebekah Goodheart Patrick Halley Katie King Al Lewis Ruth Milkman Rod Porter Steve Rosenberg Jim Schlichting Marilyn Simon



# Universal Services Reform Connect America Fund

CONNECTING
AMERICA:
THE NATIONAL
BROADBAND PLAN

# **Key Points**



- Satellite is a key part of broadband universal service
- We plan on timely, sufficient & competitively priced satellite capacity
- Competition is critical for effective universal service
- ViaSat desires to compete to be a universal service provider
- We can provide telephone service if required
- The specific rules will have a big impact on:
  - The quality of services available to consumers
  - The level of competition
  - The cost effectiveness of the program

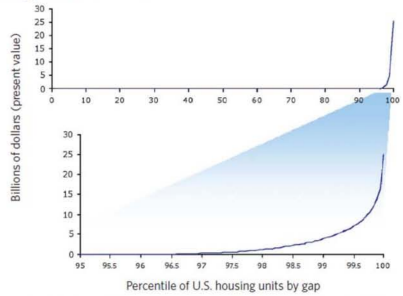
# Satellite Technology Role



- Compelling impact on total universal service costs
- Question of degree

#### Exhibit 8-C:

The Most Expensive Unserved Housing Units Represent a Disproportionate Share of the Total Gap<sup>16</sup> Broadband Availability Gap, by percent of U.S. housing units served



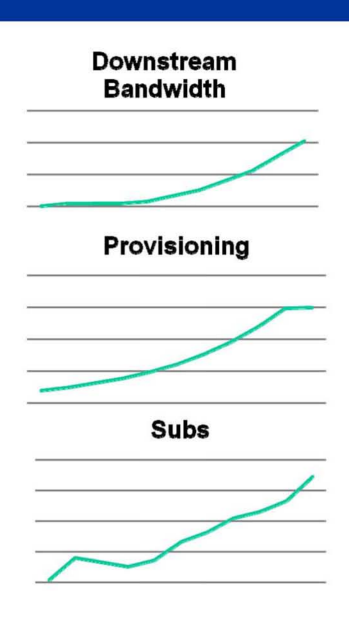
#### **Satellite Service**



- NBP recognizes satellite can serve any household.
- NBP asks, "Is there enough capacity"?
- Role of satellite depends on the specific disbursement mechanism.
  - ➤ First, the gap was calculated based on the economics of terrestrial technologies only, although a variety of technologies and architectures were considered. While satellite is capable of delivering speeds that meet the National Broadband Availability Target, 12 satellite capacity can meet only a small portion of broadband demand in unserved areas for the foreseeable future. 13 Satellite has the advantage of being both ubiquitous and having a geographically independent cost structure, making it particularly well suited to serve high-cost, low-density areas. However, while satellite can serve any given household, satellite capacity does not appear sufficient to serve every unserved household. In addition, the exact role of satellite-based broadband and its impact on the total cost of universalizing access to broadband depends on the specific disbursement mechanism used to close the broadband availability gap.

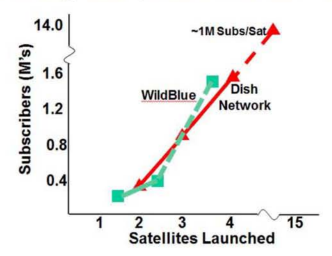
## **Sufficient Capacity**





- Planning
- Unit capacity
- Lead time
- Flexibility
- 4 Mbps example

#### Scaling Comparable To Satellite TV



## Satellite Leverage



- Satellite not limited by per user link speed.
- So, each additional satellite DOUBLES offered speed for every subscriber!
  - Or same effect for fewer subs on same number of satellites
- 10+ Mbps readily achievable

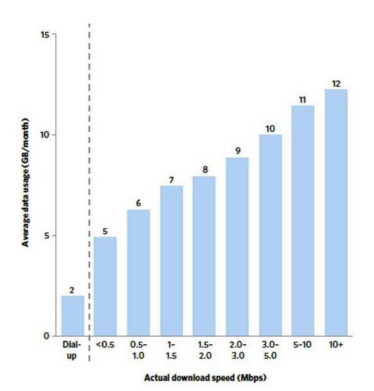
OBI TECHNICAL PAPER NO. 4

Exhibit 6:

Average Data Usage (GB per month), by Actual Download Speed of Connection (Mbps) (1H 2009)

#### BROADBAND PERFORMANCE

OBI TECHNICAL PAPER NO. 4



## **Include Telephony**



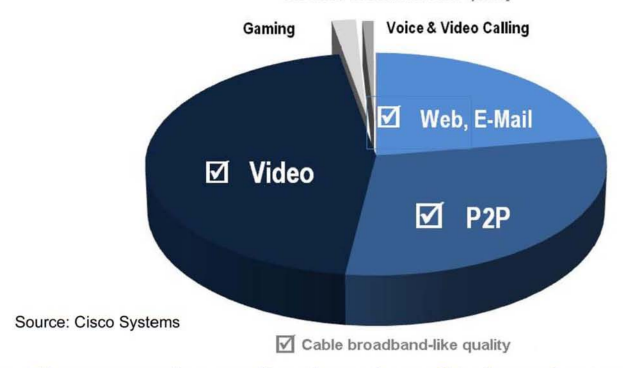
- Multiple options
- Satellite & terrestrial
- Allow partnerships
- ViaSat willing & able to provide high-quality voice
- Hybrid satellite-terrestrial common for enterprise
- High-volume broadband is the driver
  - ➤ CAF should only provide funding in geographic areas where there is no private sector business case to provide broadband and high-quality voice-grade service. <sup>69</sup> CAF support levels should be based on what is necessary to induce a private firm to serve an area. Support should be based on the net gap (i.e., forward looking costs less revenues). <sup>70</sup> Those costs

#### Speed vs. Latency Trade-Offs



# **Broadband Usage by Application**

Wireless broadband-like quality



- Many popular applications benefits from faster speed
- Very few "break" due to latency
- Overwhelming <u>volume</u> of data is speed sensitive vs. latency
- Potential for hybrid service offerings

# Speed can trump latency



- "Imperfect" vs. "Impossible"
- 2-way HD video conference
- 3D HD video streaming
- Multiple video streams per home
- Local town hall HD video conference / meetings
- Competition is critical to higher speed for universal service
- Satellite can help raise the bar

## Competition



- Technology & company agnostic
- Satellite providers can meet requirements (especially with hybrids)
- Market efficient pricing
- One per geographic area (or augment with subscriber choice)

RECOMMENDATION 8.2: The FCC should create the Connect America Fund (CAF).

- ➤ The eligibility criteria for obtaining support from CAF
  should be company- and technology-agnostic so long as the
  service provided meets the specifications set by the FCC.
  Support should be available to both incumbent and competitive telephone companies (whether classified today as
  "rural" or "non-rural"), fixed and mobile wireless providers,
  satellite providers and other broadband providers, consistent with statutory requirements.™ Any broadband provider
  that can meet or exceed the specifications set by the FCC
  should be eligible to receive support.
- ➤ The FCC should identify ways to drive funding to efficient levels, including market-based mechanisms where appropriate, to determine the firms that will receive CAF support and the amount of support they will receive.<sup>79</sup> If enough carriers compete for support in a given area and the mechanism is properly designed, the market should help identify the provider that will serve the area at the lowest cost.

➤ There should be at most one substitized provider of broadband per geographic area. The Areas with extremely low population density are typically unprofitable for even a single operator to serve and often face a significant broadband availability gap. Substidizing duplicate, competing networks in such areas where there is no sustainable business case would impose significant burdens on the USF and, ultimately, on the consumers who contribute to the USF.

## Competition



- Lower costs at comparable speeds
- Higher speeds than otherwise possible
- Higher speeds at comparable cost
- Unique services
  - On demand super high speeds (50 100 Mbps)

#### 4.1 NETWORKS

#### **Competition in Residential Broadband Markets**

Competition is crucial for promoting consumer welfare and spurring innovation and investment in broadband access networks. Competition provides consumers the benefits of choice, better service and lower prices. This section begins by analyzing the available data to assess the current state of competition among wireline broadband services and mobile wireless broadband services, and the competitive dynamics across different broadband technologies. It does not analyze the market power of specific companies or reach definitive conclusions about the current state of competition for residential broadband services. The section then discusses how new technologies and network upgrades present both opportunities and challenges to competition in the near future. It concludes with several recommendations to promote competition and to improve the data the government collects to assess the state of competition in broadband markets in the future.

#### **Market Mechanisms**



- Can include reverse auctions
- Allow satellite providers to resell or partner with terrestrial where appropriate
- Proposed legislation precludes direct satellite participation
- Consider different, smaller, or even individual partitions of geographic regions than current USF
- Eliminate support where effective competition exists

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